TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLE PATENTING REJECTION OVER A PENDING SECOND APPL

Docket No.

	EGNOR OVER A FERDING SEC	JOND APPLICATION	SOM920000011US1
In re Application of:	John J. Rofrano		
Application No.	09/688,715		
Filed:	October 16, 2000		
For: SYSTEM AND	METHOD FOR AN ADAPTIVE SALES	INTERVIEW SEARCH TEC	HNIQUE
defined in 35 U.S.C. 18 granted on pending set The owner hereby agn such period that it and	International Business Machines Con application hereby disclaims, except as a the Instant application, which would ext 54 to 156 and 173 as shortened by any to cond Application Number 6,03 ees that any patent so granted on the instant application and is binding upo	provided below, the terminal tend beyond the expiration de erminal disclaimer filed prior (\$15,283 , filed on shall be enfo	ate of the full statutory term to the grant of any patent g October 10,1997 orceable only for and during
In making the above of application that would e of any patent granted of in the event that any suinvalid by a court of c	disclaimer, the owner does not disclaim extend to the expiration date of the full ston the second application, as shortened uch granted patent: expires for failure to competent jurisdiction, is statutorily disclarancelled by a reexamination certificate autory term as shortened by any terminal	the terminal part of any partiatutory term as defined in 35 by any terminal disclaimer file pay a maintenance fee, is he aimed in whole or terminal	tent granted on the instant U.S.C. 154 to 156 and 173 ed prior to the patent grant, eld unenforceable, is found disclaimed under 37 CFR
Check either box 1 or 2	, if appropriate.		
1. 🔲 For submi	issions on behalf of an organization (c.), the undersigned is empowered to act	(e.g., corporation, partnershit on behalf of the organization	p, university, government
willful false statements Title 18 of the United S patent issued thereon.	all statements made herein of my own are believed to be true; and further that and the like so made are punishable betates Code and that such willful stateme	t triese statements were mad	le with the knowledge that
	signed is an attorney of record.		
Owner/applican	t is 🔲 Small entity 🗵 Lar	ge entity	
The terminal disclaim	ner fee under 37 CFR 1.20(d) is	- ·	paid as follows:
	nount of the fee is enclosed.		palu as luliuws.
	ereby authorized to charge any sees which	th may be required, or credit a	any overpayment,
	it-card. Form PTQ-2038 is attached.		
WARNING: Infor	mation on this form may become pub his form. Provide credit card informat	lic. Credit card information	should not
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⊠ unchang		lanation should be supplied.)	
Marioa D.	ubrie	Dated: December	14, 2004
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Registration Number 46,0	FAX RECEIVED	addressed to "Commission Alexandria, VA 22313:1450	Per for Patents P.O. Box 1450 I
Cantor Colburn LLP	DCC	<u> </u>	
55 Griffin Road South	DEC 1 4 2004	(Date) 4000	5
Bloomfield, CT 06002			2
(860) 286-2929 phone	GRO UP 3600	Signature of Person	Mailing Correspondence
(860) 286-0115 facsimile		<u> </u>	1
Customer Number 23413		Typed or Printed Name of F	Person Mailing Correspondence

P26/REV02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

APPLICANT: JOHN J. ROFRANO)
SERIAL NO.: 09/688,715) Group Art Unit 3625)
FILED: October 16, 2000) Examiner: Mark A. Fadok
FOR: SYSTEM AND METHOD FOR AN ADAPTIVE SALES INTERVIEW SEARCH TECHNIQUE)) Confirmation No. 2993)

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION (37 C.F.R. \$1.321(c))

MAIL STOP AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

This Terminal Disclaimer is submitted for entry with respect to the abovereferenced application.

The Petitioner, INTERNATIONAL BUSINESS MACHINES CORPORATION, certifies that it is the assignee of the entire right, title, and interest in the instant application by virtue of the following assignment of the patent application identified above:

Assignor

Assignee

John J. Rofrano

International Business Machines Corporation

Petitioner further certifies that the evidentiary documents have been reviewed, and that, to the best of Petitioner's knowledge and belief, title is in the assignee (IBM Corporation) seeking to take such action.

Petitioner further certifies that, to the best of Petitioner's knowledge and belief, title of United States Patent No. 6,035,283 is in the assignce (IBM Corporation). The Petitioner hereby disclaims, except as provided below, the terminal part of any patent granted on the instant application, which would extend beyond the expiration date of United States Patent No. 6,035,283, filed on October 10, 1997, as shortened by any terminal disclaimer. Petitioner hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and United States Patent No. 6,035,283 are commonly owned. This agreement runs with any patent granted on the instant application and is binding upon the grantee, its successors, or assigns.

In making the above disclaimer, disclaimant does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 USC §§154 to 156 and 173 of United States Patent No. 6,035,283, in the event that such patent later: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 C.F.R. §1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to expiration of its full statutory term as presently shortened by any terminal disclaimer, except for the separation of legal title stated above.

If there are any additional charges with respect to this submission or otherwise, please charge them to Deposit Account No. 09-0459 maintained by Applicant's Attorney.

Respectfully submitted,

JOHN J. ROFRANO
INTERNATIONAL BUSINESS MACHINES
CORPORATION

Applicant's Attorneys

By: Marisa Jouline

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December 14, 2004

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